IN THE SUPREME COURT OF THE STATE OF NEVADA

SKYDIVE MYRTLE BEACH, INC., A SOUTH CAROLINA CORPORATION; SKYDIVE MYRTLE BEACH, LLC; AND AARON HOLLY, AN INDIVIDUAL, Appellants,

VS.

VEGAS BUCKET LIST SKYDIVING, LLC, A NEVADA LIMITED LIABILITY COMPANY; AND JACE RAMSEY, AN INDIVIDUAL.

Respondents.

No. 69130

FILED

SEP 0 2 2016

CLERK OF SUPPLEME COURT

ORDER GRANTING MOTION AND DISMISSING APPEAL

This is an appeal from a district court order denying a motion to dismiss. Respondents have filed a motion to dismiss the appeal for lack of jurisdiction, appellants have opposed the motion, and respondents have filed a reply.

Cause appearing, the motion is granted. No statute or court rule authorizes an appeal from an order denying a motion to dismiss. See NRAP 3A(b) (listing orders and judgments from which an appeal may be taken); see also Taylor Constr. Co. v. Hilton Hotels Corp., 100 Nev. 207,

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209, 678 P.2d 1152, 1153 (1984). Because the challenged order is not substantively appealable we lack jurisdiction over this appeal and we ORDER this appeal DISMISSED.¹

Cherry

Douglas

Gibbor

cc: Hon. Rob Bare, District Judge
Stephen Haberfeld, Settlement Judge
Dempsey Roberts & Smith, Ltd.
Kent Law
Eighth District Court Clerk

¹Appellants' alternative request that this appeal be converted to a writ of mandamus is denied. If appellants believe that filing a writ petition is a proper course of action, then they may do so. Additionally, respondents' request for sanctions and attorney fees and costs is denied.